

**BEFORE THE TENNESSEE PUBLIC UTILITY COMMISSION  
NASHVILLE, TENNESSEE**



**In RE:**

**Navitas TN NG, LLC**

**Actual Cost Adjustment Audit (ACA)**

**DOCKET NO. 17-00027**

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**PETITION FOR RECONSIDERATION**

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Navitas TN NG, LLC (“Navitas”), files this Petition for Reconsideration of the Order Denying Petition to Intervene (“Order”), dated September 22, 2017, as permitted by Commission Rule 1220-1-2-.20 and T.C.A. § 4-5-317. Navitas also wishes to clarify its response of August 18, 2017 by reiterating that Navitas is opposed to the convening of a contested case and is now petitioning for reconsideration (and correction) of the statement in the Order “... neither FWM nor Navitas object to the prudence of Navitas’s gas purchases being addressed in a new docket”. Order, p. 4.

Navitas supports the portion of the Order denying the intervention of FWM Energy, LLC (“FWM”) in this docket. Navitas respectfully requests reconsideration of the portion of the Order which recommends that a new docket be opened to address Navitas’s gas purchases.

In addition, or in the alternative, the Commission should reconsider so the Commission can correct or clarify the statement “...neither FWM nor Navitas object to the prudence of Navitas’s gas purchases being addressed in a new docket”. Order, id.

In Response of Navitas, page 2, last sentence/paragraph of section A, Navitas states “...the convening of a contested case must be denied.”

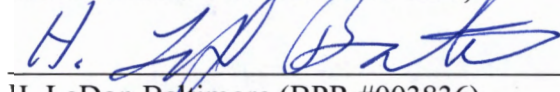
Navitas apologizes for any confusion which may have resulted from the wording of the Conclusion of its Response (p. 3). The intent of Navitas was to convey in the Conclusion that the Commission must deny both 1) the Petition to Intervene, and 2) the alternative of convening a contested case.

### **CONCLUSION**

For reasons set forth above, the Commission should reconsider the Order issued September 22, 2017.

This 27th day of September, 2017.

**RESPECTFULLY SUBMITTED,**



H. LaDon Baltimore (BPR #003836)

**FARRIS BOBANGO, PLC**

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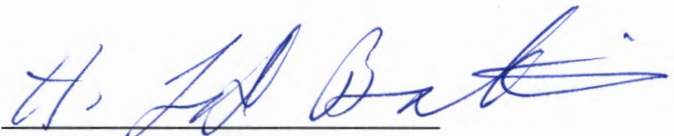
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*Counsel for Navitas TN NG, LLC*

## CERTIFICATE OF SERVICE

The undersigned, H. LaDon Baltimore, does hereby certify on this 27th day of September, 2017, a copy of the foregoing Order was transmitted via electronic mail or United States Mail, first class, postage prepaid to the following:

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